AO 91 (Rev. 5/85) Criminal Complaint

United States District Court

DISTRICT OF Massachusetts

UNITED	STATES	OF A	MERICA
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DWAYNE THOMAS

CRIMINAL COMPLAINT

CASE NUMBER: 054-1132-16D

(Name and A	ddress of Defen	ndant)			
I, the undersig	ned complai	nant being duly sworn sta	te the following	g is true and correct	to the best of my
knowledge and belief.	On or about	July 7 through July 16, 2	2004 in	Suffolk	county, in the
	District of	Massachusetts	defendant(s) d	id, (Track Statutory Language	e of Offense)
owned by and under the	e custody and false statemer I cause the wit	ttempt to execute a scheme a control of federally insured fir nts, representations and prete thdrawal of money from the acsion	nancial institution nses, and for the	s, namely Citizens Ban purpose of executing t	k and Fleet Bank this scheme and
in violation of Title	18	United States Code, Section(s)	1344	
further state that a	am a(n)	Postal Inspector Official Title	and t	that this complaint is ba	ised on the following
facts:					

Continued on the attached sheet and made a part hereof:

Sworn to before me and subscribed in my presence,

2/16/05

at

Boston, Massachusetts

City and State

HON. JUDITH G. DEIN UNITED STATES MAGISTRATE JUDGE

See Attached Affidavit of Paul Durand

Name & Title of Judicial Officer

This form was electronically produced by Elite Federal Forms, Inc.

Judith Garl Wern
Signature of Judicial Officer

AFFIDAVIT OF POSTAL INSPECTOR PAUL K. DURAND

I, Paul K. Durand, having been sworn hereby depose and state as follows:

- I am a United States Postal Inspector and have been so employed for 18 1. years. My investigative experience includes, but is not limited to: drug interdiction; child pornography, and internal postal employee investigations. I have previously been stationed in Detroit, Michigan and Indianapolis, Indiana. Since October 1999, I have been assigned to the Boston Field Office to investigate various types of financial crimes, including check and bank fraud, credit card fraud, and identity theft. I have attended numerous check and credit card fraud working group meetings. I have also received training in this area sponsored by the International Association of Financial Crimes Investigators. I have made numerous arrests and executed several search warrants in this field.
- I know that Title 18, United States Code, Section 1344 makes it a crime to 2. defraud or attempt to defraud a federally insured financial institution.
- This affidavit is submitted in support of a complaint charging DWAYNE 3. THOMAS, (DOB: 7/15/1959) ("THOMAS") with Bank Fraud in violation of Title 18, United States Code, Section 1344.
- The facts stated in this affidavit are based upon my personal knowledge, 4. as well as upon conversations I have had with other law enforcement officers and other individuals involved in this investigation. Since this affidavit is made for the limited purpose of supporting a complaint, I have not set forth each and every fact learned during the course of this investigation. Rather, I have set forth only those facts that I believe are necessary to establish probable cause for the offense charged in this complaint.

- 5. During much of 2004, other law enforcement officers and I were involved in the investigation of a bank fraud scheme in which there is probable cause to believe THOMAS was a participant. The scheme involved the "takeover" of legitimate bank accounts at Citizens Bank. THOMAS and other individuals used counterfeit identification cards, such as driver's licenses, to pose as the true account holders and made withdrawals on these accounts.
- 6. At all relevant times to this investigation, the deposits of Citizens Bank and were insured by the Federal Deposit Insurance Corporation.
- 7. On July 7, 2004, THOMAS posed as a person with the initials DG. DG is a true person, a resident of Charlestown, Massachusetts and a Citizens Bank account holder. At approximately 13:14 at the Citizens Bank located at 1628 Tremont St, Boston, THOMAS withdrew \$19,000 from DG's account. Specifically, he transferred \$10,000 into the account of a person with the initials LC and withdrew \$9,000 in cash.
- 8. I have review bank surveillance photos from this incident, along with photocopies of a Visa card in DG's name and of the counterfeit Massachusetts driver's license bearing DG's personal information data, both of which THOMAS presented to facilitate the withdrawal and both of which were retained by bank personnel. The bank surveillance photographs and the driver's license both clear show THOMAS as the perpetrator of this fraud.
- 9. On July 16, 2004, at 14:24 at the Citizens Bank branch located at 731 Morrissey Boulevard in Dorchester, Massachusetts, THOMAS was capture on bank surveillance videotape withdrawing \$4,000 from the DG account.

- 10. On August 20, 2004, I spoke with THOMAS and he told me that he had posed as DG and withdrawn money from DG's account on at least one occasion.
- 11. Based on the above, I submit there is probable cause to believe that beginning from July 7, 2004 through July 16, 2004, DWAYNE THOMAS did execute and attempt to execute a scheme to defraud a financial institution, and to obtain moneys owned by and under custody and control of such financial institution by means of false and fraudulent pretenses, representations, and promises in violation of Title 18, United States Code, Section 1344.

Paul K. Durand
Postal Inspector

Subscribed and sworn before me this the /6 day of February 2005.

SJS 45 (5/97) - (Revised USAO MA 1/15/04)

Criminal Case Cover Sheet	U.	S. District Court - District of Massachusetts		
Place of Offense:	Category No. <u>Il</u>	Investigating Agency POSTAL		
City Boston and other places	_ Related Case Information:			
County Suffolk	Same Defendant Magistrate Judge Case Num	Case No. New Defendant ber er		
Defendant Information:				
Defendant Name <u>DWAYNE THOMAS</u>	<u> </u>	Juvenile Yes X No		
Alias Name				
Address <u>45 Evelyn Street, Mattapa</u>	n, MA			
Birth date (Year only): 1959 SSN (las	t 4 #): <u>6697</u> Sex <u>M</u> Race:	Bl Nationality: USA		
Defense Counsel if known:	A	ddress:		
Bar Number:				
U.S. Attorney Information:				
AUSA Seth Berman	Bar Num	ber if applicable 629332		
Interpreter: Yes X No	List language and/o	or dialect:		
Matter to be SEALED: X Yes	No No			
X Warrant Requested	Regular Process	☐ In Custody		
Location Status:				
Arrest Date:				
Already in Federal Custody as		_ in		
Already in Federal Custody as Already in State Custody On Pretrial Release: Ordered by	Serving	Sentence Awaiting Trial on		
Charging Document: Comp	olaint X Information	n Indictment		
Total # of Counts: Petty	Misdemea	nor X Felony One		
Cont	inue on Page 2 for Entry of U.	S.C. Citations		
I hereby certify that the case naccurately set forth above. /k Date: 2/3/05	6	ngs before a Magistrate Judge are		

%JS 45	(5/97) - (Revised USAO MA 3/25/02) Pa	ge 2 of 2 or Reverse	
Distric	ct Court Case Number (To be	e filled in by deputy clerk):	
Name	of Defendant <u>DWAYNE</u>	THOMAS	
		U.S.C. Citations	
	Index Key/Code	Description of Offense Charged	Count Numbers
Set 1	18 U.S.C. §1344	Bank Fraud	1
Set 2			
Set 3			
Set 4			
Set 5			
Set 6			
Set 7			
361 10			
Set 11			
Set 12			
Set 13			

ADDITIONAL INFORMATION: